EXHIBIT

STATE OF ALABAMA Unified Judicial System	Revised 2		►Case No.
MACONCounty District Court		kers' Comp., PFA, or Small Claims cases):	CV-05172
County []	District Court (X) (Circuit Court	00-03172
Style of case:			
MORRIS		MOTION COVER SHEET	
v. FLORIDA TRANSFORMER, ET AL.		Name of Filing Party: FLORID	A TRANSFORMER
Name, Address, and Telephone No. of Attorney or Par	ty, If Not Represented:	the the thirtelessnis one Think of	en elemente de la companya de la co La companya de la co
EVANS BRITTAIN, ESQ., P.O. BOX 2148, MONTGOMERY, AL		# Shirty affects with the	
Attomey Bar No.: BRI038		Statement of trees	
	Type of Motio	n (Check One)	
Motions Requiring Fee		Motions Not Requiring Fee	
Default Judgment (\$50.00)		Add Party	
Intervene or Appear as Third Party Plaintiff (\$297.00)		Amend	
Joinder in Other Party's Dispositive Motion (i.e. Summary Judgment, Judgment on the Pleadings, or other Dispositive		Change of Venue/Transfer	
Motion not pursuant to Rule 12(b)) (\$50.00)		Compel	
Judgment on the Pleadings (\$50.00)		☐ Consolidation	The state of the s
Motion to Dismiss, or in the Alternative Summary		Continue	
Judgment(\$50.00)		Deposition	
Other Dispositive Motion not pursuant to Rule 12(b) (\$50.00) Renewed Dispositive Motion (Summary Judgment, Judgment		 Designate a Mediator Judgement as a Matter of Law (during trial) 	
on the Pleadings, or other Dispositive Motion not pursuant to Rule 12(b)) (\$50.00)		Disburse Funds	or Law (during trial)
Summary Judgment or other Dispositive Motion not pursuant to Rule 12(b) (\$50.00)		Discovery	
Other, pursuant to Rule(\$50.00)		Ex Parte Restraining Extension of Time	
* Motion fees are enumerated in \$42.40	74(-) -	More Definite Statemen	nt ·
* Motion fees are enumerated in §12-19-71(a). Fees pursuant to Local Act are not included. Please contact the Clerk of the Court regarding applicable local fees.		Motion to Dismiss purs	
		New Trial	
		Objection of Exemption	
			miss or Stipulation of Dismissal
Local Court Costs \$		Preliminary Injunction	
		Protective Order	
		☐ Quash☐ Release from Stay of E	vacution
		Sanctions	VECUIIOII
		Sever	
		Show Cause	
		Special Practice in Alab	ama
•		☐ Stay	
		Strike	EUIBIT
		Supplement to Pending	
		☐ Temporary Restraining ☐ Vacate or Modify	
•		Withdraw	
		Other	
	I	pursuant to Rule	(Subject to filing fee)

^{*}This Cover Sheet must be completed and submitted to the Clerk of Court upon the filing of any motion. Each motion should contain a separate Cover Sheet.

** Motions titled 'Motion to Dismiss' that are not pursuant to Rule 12(b) and are in fact Motions for Summary Judgments are subject to filing fee

IN THE CIRCUIT COURT OF MACON COUNTY, ALABAMA

LORI ANN MORRIS,	}
. Plaintiff,	} }
vs.	} CASE NO. CV 05-172
FLORIDA TRANSFORMER, EDWARD NEAL THOMPSON, et al.,	} } }
Defendants.	} }

MOTION FOR A MORE DEFINITE STATEMENT

COMES NOW the defendant designated in plaintiff's Complaint as Florida Transformer, Inc., and pursuant to Rule 12(e), hereby files this Motion for a More Definite Statement. In support of said motion, defendant submits the following:

- 1. This is a wrongful death case that arises out of an automobile accident.

 The plaintiff has stated various claims against the defendant Edward Neal Thompson and his alleged employer, Florida Transformer, Inc.
- 2. One of the claims asserted against Florida Transformer, Inc. through its alleged employee, Thompson, is that Thompson "negligently and/or wantonly violated state and federal regulations".
- 3. Plaintiff fails to state which particular state and federal regulations that plaintiff alleges were violated by Thompson and/or Florida Transformer, Inc.
- 4. As a result of the vague and ambiguous pleadings, Florida Transformer, Inc. cannot reasonably be required to frame a responsive pleading.

WHEREFORE, premises considered, Florida Transformer, Inc. respectfully requests that this Court enter an Order requiring that plaintiff correct the defect referred

to above and identify what, if any, state and/or federal regulations plaintiff contends that any or either of the defendants have violated.

RICHARD E. BROUGHTON (BRO043) W. EVANS BRITTAIN (BRI038)

Attorneys for Defendant Florida Transformer, Inc.

OF COUNSEL:

BALL, BALL, MATTHEWS & NOVAK, P.A. 2000 Interstate Park Drive - Suite 204
Post Office Box 2148
Montgomery, Alabama 36109-5413
Phone (334) 387-7680
FAX (334) 387-3222

CERTIFICATE OF SERVICE

I certify that I have served a copy of the foregoing document on the following by placing a copy in the United States mail, postage prepaid and properly addressed to them on this the _____ day of October, 2005.

OF COUNSEL

CC:

Henry L. Penick, Esq. H. L. PENICK & ASSOCIATES, P.C. 319-17th St. North, Ste. 200 Birmingham, AL 35203

Dr. Edward A. Robinson III, Esq. 600 No. Foster Drive
P. O. Box 3131
Baton Rouge, LA 70821